AUG 0 1 2005

FAY, SHARPE, FAGAN, MINNICH & MCKEE, LLP

PATENT TRADEMARK AND COPYRIGHT LAW
1100 SUPERIOR AVENUE
SEVENTH FLOOR
CLEVELAND, OHIO 44114-2579
TELEPHONE (216) 861-5582
FAX (216) 241-1666 AND (216) 241-5147

DATE:

August 1, 2005

TO:

USPTO - Art Unit 2642

ATTN.:

Rasha S. Al Aubaidi

FACSIMILE NO.:

1-571-273-8300

FROM:

Joseph D. Dreher

RE:

Our Ref.:

LUTZ 2 00133

TOTAL PAGES:

5 (including cover sheet)

Please call us immediately at (216) 861-5582 if this transmission is incomplete or illegible.

Comments

The documents accompanying this facsimile transmission include information from the firm of Fay, Sharpe, Fagan, Minnich & McKee, LLP that might be legally privileged and/or confidential. The information is intended for the use of only the individual or entity named on this cover sheet. If you are not the intended recipient, any disclosure, copying, or distribution of these documents, or the taking of any action based on the contents of this transmission, is prohibited. If you have received this transmission in error, these documents should be returned to this firm as soon as possible, and we ask that you notify us immediately by telephone so we can arrange for their return to us without cost to you.

N:\LUTZ\200133\US\dig00000049\001.doc

No.3372 P. 2 RECEIVED CENTRAL FAX CENTER

AUG 0 1 2005

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

INVENTOR(S)

Calabrese, et al.

TITLE

APPARATUS, METHOD AND

SYSTEM FOR MAINTAINING CALL

CONTROL AT A GATEWAY MOBILE SWITCHING CENTER UTILIZING A PACKET NETWORK

APPLICATION NO.

09/558,613

FILED

April 26, 2000

CONFIRMATION NO.

9462

EXAMINER

Rasha S. Al Aubaidi

ART UNIT

: 2642

LAST OFFICE ACTION

July 25, 2005 (Telephone

Communication)

ATTORNEY DOCKET NO.

LUTZ 2 00133

Case Name/No. Calabrese 10-3-7-16

Cleveland, OH 44114

August 1, 2005

RESPONSE

MAIL STOP AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

In response to the telephone communication received by Applicant(s) from Examiner on July 25, 2005, and in view of the Decision on Petition mailed September 2, 2004, the following remarks are respectfully submitted in connection with the above-identified application.

Remarks begin on page 2 of this paper.